

EXHIBIT 101

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK**

STATES OF NEW YORK,
MASSACHUSETTS,
WASHINGTON, COLORADO,
CONNECTICUT, DELAWARE,
DISTRICT OF COLUMBIA,
HAWAII, ILLINOIS, IOWA, NEW
MEXICO, NORTH CAROLINA,
OREGON, PENNSYLVANIA,
RHODE ISLAND, VERMONT, and
VIRGINIA,

Plaintiffs,

v.

DONALD TRUMP, in his official
capacity as President of the United
States; U.S. DEPARTMENT OF
HOMELAND SECURITY; ELAINE
C. DUKE, in her official capacity; U.S.
CITIZENSHIP AND IMMIGRATION
SERVICES; U.S. IMMIGRATION
AND CUSTOMS ENFORCEMENT;
and the UNITED STATES OF
AMERICA,

CIVIL ACTION NO. 1:17-cv-05228
(NGG) (JO)

Defendants.

I, Fatima Preciado, declare:

1. I am 19 years old and a sophomore at Portland State University (“PSU”) majoring in Political Science. I have personal knowledge of the matter stated herein. I came to the United States with my parents from Michoacán, Mexico when I was 4 years old. I grew up in Salem, Oregon and graduated from McKay High School. I aspire to graduate from PSU and become a lawyer. I have been awarded scholarships from PSU and outside organizations such as Kaiser Permanente, the Boys and Girls Club. This year I was awarded the Presidential Scholarship from PSU.

2. I have been involved in the Oregon community in many ways. I have volunteered many hours to register voters and have worked on voter turnout. After the November elections, worried about the future of Deferred Action for Childhood Arrivals (“DACA”), I told my story on OPB’s Think Out Loud, and on KGW, KATU, and other local media outlets, speaking up for those who were too afraid.

3. I filed for DACA program in 2013 because my mother needed help and, after approval, I was able to get a work permit. I was also able to get an Oregon driver’s license. I worked as a waitress in a restaurant in Salem. I have worked as a paid intern with ~~CAUSA~~, ^{CAUSA P.P.M} Oregon’s Latino immigrant rights organization and paid income taxes Oregon. Currently I am employed by PSU in the undergraduate admissions office and as a student ambassador. There are also paid positions.

4. My deferred status expires in April 2019. My family has been living in Oregon for 17 years and I have not been back to Mexico. I have never met my relatives in Mexico. I have two other siblings with DACA deferrals and my youngest sibling, who is 7, was born in the United States and is a citizen. I’m afraid that if the DACA program ends, my family will be split up. I am also afraid that if the DACA program ends, it will be more difficult for me to complete my education on time because, although I currently have scholarships that will cover tuition for 12 credits per term, I need to take more than that in order to graduate on time in four years.

Currently, I am paying out of pocket for the extra credits I need to graduate on time, I would likely not be able to do that if the DACA program ended and I could no longer work legally. I will also have more trouble paying for housing, food, books and other expenses, and may need to move home and commute to school in order to conserve costs.

I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.

DATED: September 1, 2017.


FATIMA PRECIADO